

General Assembly

Amendment

February Session, 2022

LCO No. 5121



Offered by:

SEN. COHEN, 12th Dist.

SEN. MINER, 30th Dist.

REP. GRESKO, 121st Dist.

REP. HARDING, 107th Dist.

REP. PALM, 36th Dist.

To: Subst. Senate Bill No. 238

File No. 350

Cal. No. 248

"AN ACT CONCERNING REVISIONS TO CERTAIN ENVIRONMENT RELATED STATUTES."

- 1 After the last section, add the following and renumber sections and
- 2 internal references accordingly:
- 3 "Sec. 501. Subdivision (8) of section 12-107b of the 2022 supplement
- 4 to the general statutes is repealed and the following is substituted in lieu
- 5 thereof (*Effective from passage*):
- 6 (8) The term "maritime heritage land" means that portion of
- 7 waterfront real property owned by a licensed shellstock shipper who
- 8 grows or harvests shellstock, aquaculture operator or commercial
- 9 lobster fisherman licensed pursuant to title 26, when such portion of
- such property is used by such shellstock shipper, aquaculture operator
- 11 or fisherman for shellfishing, aquaculture or commercial lobstering

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purposes, provided in the tax year of the owner ending immediately prior to any assessment date with respect to which application is submitted pursuant to section 12-107g, not less than fifty per cent of the adjusted gross income of such shellstock shipper, aquaculture operator or fisherman, as determined for purposes of the federal income tax, is derived from commercial shellfishing, aquaculture or lobster fishing, subject to proof satisfactory to the assessor in the town in which such application is submitted. "Maritime heritage land" does not include buildings not used exclusively by such shellstock shipper, aquaculture operator or fisherman for commercial shellfishing, aquaculture or lobstering purposes.

Sec. 502. Subsection (c) of section 22a-244b of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(c) On April 1, 2022, and every six months thereafter, payment shall be remitted by each wholesaler to every municipality where any such beverage container was sold during the preceding six-month period by such wholesaler, provided any such payment remitted to a municipality by the last day of April or October, as applicable, shall be deemed timely and in compliance with the provisions of this subsection. Such payment shall be at the rate of five cents for every such beverage container sold within such municipality by such wholesaler. Concomitant with any payment made by a wholesaler to a municipality pursuant to this subsection, such wholesaler shall file a report with the Department of Revenue Services and the Department of Consumer Protection's Liquor Control Division, detailing the number of such beverage containers sold in each municipality by such wholesaler in the preceding six-month period."

This act shall take effect as follows and shall amend the following sections:		
Sec. 501	from passage	12-107b(8)
Sec. 502	from passage	22a-244b(c)